UNITED STATES DISTRICT COURT WESTERN DISTRICT OF LOUISIANA SHREVEPORT DIVISION

ROBERT EDWARD GLASSCOCK, CHARLES W. GLASSCOCK, JR., and DOROTHY ANN GLASSCOCK DUPREE,

PLAINTIFFS,

V.

CIVIL ACTION NO. 5:16-CV-659

CHESAPEAKE OPERATING, L.L.C.,

DEFENDANT.

INDEX OF DOCUMENTS FILED WITH DEFENDANT'S NOTICE OF REMOVAL

In accordance with 28 U.S.C. § 1446(a), Defendant Chesapeake Operating, L.L.C. submits this Index of Documents Filed with Defendant's Notice of Removal, identifying the following documents being filed with its Notice of Removal:

Exhibit A:

Index of documents filed with Defendant's Notice of Removal and copies of each document served upon Defendant in Case No. 149805; Robert Edward Glasscock, Charles W. Glasscock, Jr., and Dorothy Ann Glasscock Dupree v. Chesapeake Operating, L.L.C.; in the Twenty-Sixth Judicial District Court of Bossier Parish, Louisiana:

- **Exhibit A-1:** Petition for Payment of Unpaid Royalties and Penalties, filed in the record of the Twenty-Sixth Judicial District Court, Parish of Bossier, State of Louisiana, on or about April 14, 2016;
- **Exhibit A-2:** Issuance of Citation for Chesapeake Operating, L.L.C. (issued April 19, 2016); and
- **Exhibit A-3:** Service of Process Transmittal Sheet (issued April 27, 2016).
- Exhibit A-4: A copy of the suit ledger in the State Court Action.

Respectfully submitted,

THOMPSON & KNIGHT LLP

By: /s/ Jane Politz Brandt
Jane Politz Brandt
Louisiana Bar No. 17479
Texas Bar No. 02882090
1722 Routh Street, Suite 1500
Dallas, TX 75201
(214) 969-1700
Facsimile: (214) 969-1751
Jane.Brandt@tklaw.com

ATTORNEYS FOR DEFENDANT

Of Counsel:

Greg Curry State Bar No. 05270300 Greg.curry@tklaw.com

Craig A. Haynes State Bar No. 09284020 Craig.haynes@tklaw.com

Rachelle H. Glazer State Bar No. 09785900 Rachelle.glazer@tklaw.com

THOMPSON & KNIGHT LLP 1722 Routh Street, Suite 1500 Dallas, TX 75201 (214) 969-1700 Facsimile: (214) 969-1751

Jennifer P. Henry State Bar No. 15859500 Jennifer.henry@tklaw.com

THOMPSON & KNIGHT LLP 801 Cherry Street, Suite 1600 Fort Worth, TX 76102 (817) 347-1733 Facsimile: (214) 999-1616

BOSSIER PARISH, LA

2016 APR 14 - API 11 46

ROBERT EDWARD GLASSCOCK, A CONTROL OF THE PROPERTY OF THE PROP CHARLES W. GLASSCOCK, JR. and DOROTHY ANN GLASSCOCK DUPREE

26TH JUDICIAL DISTRICT COURT

VERSUS

DOCKET NO.

149805

CHESAPEAKE OPERATING, L.L.C.

BOSSIER PARISH, LOUISIANA

PETITION FOR PAYMENT OF UNPAID ROYALTIES AND PENALTIES

NOW INTO COURT, through undersigned counsel, comes ROBERT EDWARD GLASSCOCK, a resident of the State of Texas, CHARLES W. GLASSCOCK, JR. and DOROTHY ANN GLASSCOCK DUPREE (hereinafter called "GLASSCOCKS"), both residents of the State of Louisiana, who appear herein to make the following allegations:

1.

Made Defendant herein is CHESAPEAKE OPERATING, L.L.C. (hereinafter called "CHESAPEAKE"), a foreign corporation, authorized to do and doing business within the State of Louisiana.

CHESAPEAKE is producing hydrocarbons from those certain oil and gas wells known as the P. Hank's Powers 28H-1 and the P. Hank's Powers 28H-4 ALT wells and also for the KCS' Prince 29H-1 well located in the Elm Grove Field of Bossier Parish, Louisiana.

3.

The GLASSCOCKS are Lessors of CHESAPEAKE through three (3) oil, gas and mineral leases recorded in conveyance records of Bossier Parish as Memorandum of Lease(s), dated effective May 1, 2008 as to leases in Section 28, Township 16 North, Range 11 West and effective November 21, 2008 and January 3, 2009, respectively, as to lands located in Section 29, Township 16 North, Range 11 West, Bossier Parish, Louisiana. Such leases provide for royalties to the Lessors of twenty-five (25%) percent increase at payout to twenty-seven and one/half (27.5%) percent.

149805

4.

Such wells are located in Section 28 of Township 16 North, Range 11 West; and Section 29 of Township 16 North, Range 11 West, Bossier Parish, Louisiana

5.

Demand was made on Chesapeake Operating, Inc. pursuant to La. R.S. 31:127 et seq: for payment of royalties for the period from May 1, 2015 until the present and continuing (a copy of said demand letters are attached hereto and made a part hereof as Exhibit "A").

6.

Despite amicable demand sent by certified mail (a copy of said return receipts are attached hereto and made a part hereof as Exhibit "B"), CHESAPEAKE has failed to respond in any way whatsoever concerning its non-payment of royalties for the aforesaid wells as required by La. R.S. 31:138.

7.

CHESAPEAKE has continued to refuse to pay royalties on the aforesaid wells and has, further, given no explanation whatsoever concerning its failure to pay royalties on the aforesaid wells.

8.

Since CHESAPEAKE has failed to pay royalites due and failed to inform the Lessors of a reasonable cause for failure to pay in response to notice, this court should award as damages double the amount due, interest and attorney's fees as called for under La. R.S. 31:140 and also dissolve the atoresaid oil and gas leases.

9.

This court has both jurisdiction and venue since production from these wells is in Bossier Parish, Louisiana.

WHEREFORE, Plaintiffs, the GLASSCOCKS, pray that after due proceedings be had that there be judgment against CHESAPEAKE both for the payment of royalties due, plus penalties in the amount of twice the amount due, plus legal interest from date of demand on December 30, 2015, as supplemented on January 5, 2016. Plaintiffs also pray for attorney's fees and an accounting and for all costs of these proceedings; and for all general and equitable relief provided by the law and evidence to be provided in this matter.

Respectfully Submitted,

DANIEL C. HUGHES (Bar No. 7075)

A Professional Law Corporation

126 Heymann Boulevard Lafayette, Louisiana 70503 Telephone: (337) 237-6566

Attorney for Plaintiffs, ROBERT EDWARD GLASSCOCK, CHARLES W. GLASSCOCK, JR. and DOROTHY ANN GLASSCOCK DUPREE

PLEASE SERVE:

CHESAPEAKE OPERATING, L.L.C. Through its agent for service:

C T CORPORATION SYSTEM 3867 PLAZA TOWER DRIVE BATON ROUGE, LOUISIANA 70816

DANIEL C. HUGHES, APLC

149805

A Professional Law Corporation ATTORNEY & COUNSELOR AT LAW

126 Heymann Boulevard Post Office Box 51595 Lafayette, Louisiana 70503 Lafayette, LA 70505 Fax (337) 235-6355 Licensed in Louisiana & Mississippi E-MAIL ADDRESS: Dan@hughesapic.com

December 30, 2015

SENT REGULAR MAIL ALSO SENT CERTIFIED MAIL RETURN RECEIPT REQUESTED 7015 1730 0001 3665 1000

Chesapeake Operating, Inc. Attn.: Royalty Payment Section P.O. Box 18496 Oklahoma City, Oklahoma 73154

> Re: Elm Grove Field

Bossier Parish, Louisiana

Robert Edward Glasscock Charles W. Glasscock, Jr.

Dorothy Ann Glasscock Dupree

Gentlemen:

This letter will constitute demand pursuant to the provisions of Louisiana Revised Statutes 30:137 et seq. for the payment of royalties to your Lessors, Robert Edward Glasscock, et al, arising out Oil, Gas and Mineral Leases dated November 21, 2005, granted to you for production from the following: the Benbow 4-15-11 H-1 Well, Section 4, T15N, R11W; the Glascock 33-16-11 H-1 in Section 33, T16N, R1W; and the P. Hank's Powers 28H-4 alt in Section 28, T16N, R11W.

I have been informed that production of these wells has continued after May 1, 2015 but that you have failed to pay any of the royalties due Robert Edward Glasscock, Charles W. Glasscock, Jr. and Dorothy Ann Glasscock Dupree. However, you were paying such royalties prior to May 1, 2015 but discontinued such payments without explanation.

You are hereby placed upon demand to pay the royalties due plus legal interest due in the amount of 4% for this calendar year, 2015 and for any and all legal interest that may be due for the year 2016.

EXHIBIT

149805

Chesapeake Operating, Inc. December 30, 2015 Page 2

In the event that payment is not made, including interest, within thirty (30) days of your receipt of this letter, then in said event, my clients have authorized me to immediately file suit against you seeking both the amount of royalties due, legal interest, attorney's fees, court costs plus twice the amount of royalties due as penalty as called for by Louisiana Revised Statutes 31:140. Additionally, in the event that proper payment is not made or a good reason stated why payment has not been made to date as called for under the aforesaid statutes, then in said event, your Lessors, Robert Edward Glasscock, et al, will seek dissolution of the Lease.

You can avoid the consequences of the failure to pay by simply remitting royalties due to your royalty owners, Robert Edward Glasscock, Charles W. Glasscock, Jr. and Dorothy Ann Glasscock Dupree, through this office (including interest) within thirty (30) days of your receipt of this demand.

Should you have any questions concerning this matter or wish to discuss it in any way, please do not hesitate to contact the undersigned.

Sincerely,

DANIEL C. HUGHES

DCH/mkr

cc: Robert Edward Glasscock

DANIEL C. HUGHES, APLC

149805

A Professional Law Corporation ATTORNEY & COUNSELOR AT LAW

Lafayette, Louisiana 70503
Lafayette, Louisiana 70503
Lafayette, LA 70505
Fax (337) 237-6566
Licensed ia Louisiana & Mississippi
E-MAIL ADDRESS: Dan@hughesaplc.com

January 5, 2016

SENT REGULAR MAIL
ALSO SENT CERTIFIED MAIL
RETURN RECEIPT REQUESTED
7015 1730 0001 3665 1024

Chesapeake Operating, Inc. Attn.: Royalty Payment Section D.O. Bon 18406 Oklahoma City, Oklahoma 73154

Re: Elm Grove Field

Bossier Parish, Louisiana

Robert Edward Glasscock Charles W. Glasscock, Jr. Dorothy Ann Glasscock Dupree

Gentlemen:

This letter supplements my letter of December 30, 2015 and amends and clarifies my demand.

I erroneously referred to the Benbow and the Glascock Wells as part of our demand for royalties. Chesapeake has been paying royalties on the Benbow and Glascock Wells. However, Cheaspeake had been paying royalties up through April, 2015 for the P. Hank's Powers 28 1 and the P. Hank's Powers 28H 4-ALT Wells and the KCS' Prince 29H 1 Wells in the Elm Grove Field, Bossier Parish, Louisiana. However, while those wells continue to produce, Chesapeake has failed to pay any royalties after April 30, 2015.

My demand, as stated in my letter of December 30, 2015, is amended to include the P. Hank's Powers 28 1 and the P. Hank's Powers 28H 4-ALT Wells and the KCS' Prince 29H 1 Wells for production.

149805

Chesapeake Operating, Inc. January 5, 2016 Page 2

In the event that the lease was partially assigned or production is assigned, please provide the name, address and telephone number of the party responsible for payment of royalties on these continuously producing wells. You are further advised that you, as Lessee of the Lease, remain responsible for the payment of all royalties due under the Lease.

Should you have any questions concerning this matter or wish to discuss it in any way, please do not hesitate to contact the undersigned.

Sincerely,

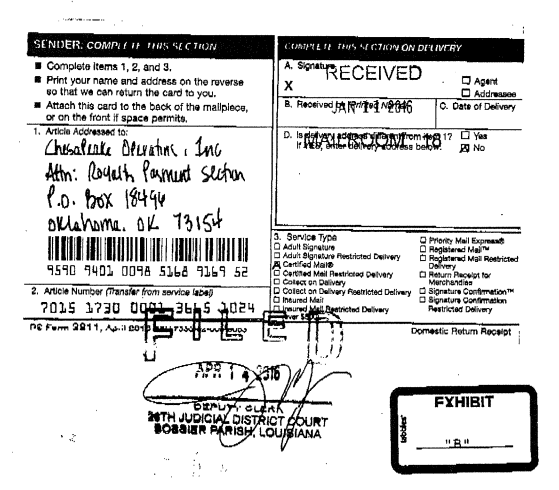
DANIEL C. HUGHES

DCH/mkr

cc: Robert Edward Glasscock

SENDER COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIST OF		
 Complete items 1, 2, and 3. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. Article Addressed to: 	A. Signature X RECEIVED B. Received by Printed North	C. Date of Delivery	
Chesaleake Doerating, Inc Atter: Royalty Payment Depl P.O. Box 18496 Oklahama City, DK 73154	D. Is delivery address different from	mijem, 1? □ Yes belo©et <u>Kig</u> No	
9590 9401 0098 5168 9169 38 2. Article Number (Transfer from service label) 7015 1730 0001 3665 1000	3. Service Type Adult Signature Adult Signature Restricted Delivery Gentled Mail8 Centified Mail Restricted Delivery Collect on Delivery Collect on Delivery Insured Mail Insured Mail Restricted Delivery (over \$500)	□ Priority Mail Express® □ Registered Mail™ □ Registered Mail Restricted Colivery □ Return Receipt for Marchandise □ Signature Confirmation™ □ Signature Confirmation Restricted Delivery	
PS Form 3B1/1, April 2015 PSN 7530-02-000-9053		omestic Return Receipt	

CERTIFIED MAIL® RECEIPT Domestic Mail Only For delivery information, visit our website at www.usps.come. DKLAM TYPE 31.4 DKLAM TYPE 31.4



DANIEL C. HUGHES, APLC

A Professional Law Corporation ATTORNEY & COUNSELOR AT LAW

126 Haymann Boulevard Lafayette, Louisiana 70503 (337) 237-6566

Post Office Box 51595 Lafayette, LA 70505 Fax (337) 235-6355

(337) 237-0300 Fax (337) 23 Licensed in Louisiana & Mississippi E-MAIL ADDRESS: Dan@hughesaplc.com CK 30000

April 12, 2016

Clerk of Court 26th Judicial District Court Parish of Bossier 204 Bart Blvd., Third Floor Post Office Box 430 Benton, Louisiana 71006

149805

DIV. A. - CRAIG

Re:

Robert Edward Glasscock, et al vs. Chesapeake Operating, L.L.C. 26th Judicial District Court Bossier Parish, Louisiana

Bossier Parish, Louisian (Our File No.: 2016-15)

Dear Clerk:

Enclosed please find original and two (2) copies of Petition for Payment of Unpaid Royalties and Penalties concerning the above referenced matter. Please file into the appropriate records, serve the defendant and return one (1) copy to me in the self-addressed stamped envelope provided herewith. I have included my check in the amount of \$300.00 to cover filing and service costs.

Should you have any questions or comments concerning this matter, please do not hesitate to contact me. Thanking you for your professional courtesies, I am

Sincerely,

DCH(mkr Enclosures

cc: Robert Edward Glasscock

DANIEL C. HUCHES

26TH JUDICIAL DISTRICT COURT BOSSIER/PARISH, LOUISIANA

D3510476 A TRUE COPY

CITATION

ROBERT EDWARD GLASSCOCK ET AL	TWENTY-SIXTH JUDICIAL DISTRICT
VS	PARISH OF BOSSIER
CHESAPEAKE OPERATING LLC	STATE OF LOUISIANA
DOCKET NUMBER: C-149805	

TO: CHESAPEAKE OPERATING LLC
THROUGH ITS AGENT OF SERVICE: CT CORPORATION SYSTEM
3867 PLAZA TOWER DRIVE
BATON ROUGE, LA 70816

in the Parish of E BATON ROUGE.

You are hereby cited to comply with the demand contained in the petition, a certified copy of which accompanies this citation, or to file your answer or other pleading to said petition in the office of the Clerk of the 26th Judicial District Court in the Bossier Parish Court House in the Town of Benton in said Parish within fifteen (15) days after the service hereof. Your failure to comply herewith will subject you to the penalty of entry of default judgment against you.

The Sheriff or his deputy has just handed you a law suit which states why you are being sued. You (as defendant) will have fifteen (15) days after you receive this petition to either file an answer (in writing) with the Bossier Parish Clerk of Court in Benton, Louisiana, or retain an attorney of your choice to act in your behalf. If you do nothing within the said time period, then a judgment could be rendered against you.

Attached hereto are:

PETITION FOR PAYMENT OF UNPAID ROYALTIES AND PENALTIES

Witness the Honorable Judges of our said Court on this the 19TH DAY OF APRIL, 2016

CYNTHIA J. JOHNSTON, CLERK OF COURT

JOY GIBSON

Deputy Clerk

Bossier Parish, Louisiana

Attorney: DANIEL HUGHES 337-237-6566

A TRUE COPY ATTEST

DEPUTY CLERK



Service of Process Transmittal

04/27/2016

CT Log Number 529067180

TO:

Sandra Fraley Chesapeake Energy Corporation 6100 N Western Ave Oklahoma City, OK 73118-1044

RE:

Process Served in Louisiana

FOR:

Chesapeake Operating, L.L.C. (Domestic State: OK)

ENCLOSED ARE COPIES OF LEGAL PROCESS RECEIVED BY THE STATUTORY AGENT OF THE ABOVE COMPANY AS FOLLOWS:

TITLE OF ACTION:

Robert Edward Glasscock, et al., Pltfs. vs. Chesapeake Operating, L.L.C., Dft.

DOCUMENT(S) SERVED:

Citation, Petition, Exhibit(s)

COURT/AGENCY:

BOSSIER; 26TH JUDICIAL DISTRICT COURT, LA Case # 149805

NATURE OF ACTION:

failed to pay royalities and failed to inform the lessors of a resonable

ON WHOM PROCESS WAS SERVED: DATE AND HOUR OF SERVICE:

C T Corporation System, Baton Rouge, LA By Process Server on 04/27/2016 at 08:50

JURISDICTION SERVED:

Louisiana

APPEARANCE OR ANSWER DUE:

Within 15 days after service

ATTORNEY(S) / SENDER(S):

Dniel C. Hughes A Professional Law Corporation 126 Heymann Boulevard Lafayette, LA 70503 337-237-6566

ACTION ITEMS:

SOP Papers with Transmittal, via Fed Ex Priority Overnight, 782927754948

Image SOP

Email Notification, Chesapeake Service Of Process service.ofprocess@chk.com

Email Notification, Sandra Fraley sandra.fraley@chk.com

SIGNED: ADDRESS: C T Corporation System 3867 Plaza Tower Dr. Baton Rouge, LA 70816-4378 612-333-4315

TELEPHONE:

Page 1 of 1 / MZ

Information displayed on this transmittal is for CT Information displayed on this transmittal is for CT Corporation's record keeping purposes only and is provided to the recipient for quick reference. This information does not constitute a legal opinion as to the nature of action, the amount of damages, the answer date, or any information contained in the documents themselves. Recipient is responsible for interpreting said documents and for taking appropriate action. Signatures on certified mail receipts confirm receipt of package only, not contents.

Print Date:	5/12/2016	Bo	Bossier Parish				Page 1
Print Time:	9	Suit Le	Suit Ledger: C-149805				,
		Thro	Through 05/12/2016				Cas
Suit Number: C-149805 ROBERT EDWARD GLA VS CHESAPEAKE OPERAT Attorneys DANIEL C. HUGHES,	Suit Number: C-149805 ROBERT EDWARD GLASSCOCK ET AL VS CHESAPEAKE OPERATING LLC Attorneys DANIEL C. HUGHES, APLC	Date File Cause: Division:	Date Filed: 04/14/2016 Cause: UNPAID DUES Division: A				e 5:16-cv-00659-SMH-ML
GLASSCOCK, GLASSCOCK, GLASSCOCK GLASSCOCK, CHESSCOCK, CHESAPEAKE	GLASSCOCK, ROBERT EDWARD GLASSCOCK, CHARLES W, JR GLASSCOCK DUPREE, DOROTHY ANN GLASSCOCK, DOROTHY ANN DUPREE, DOROTHY ANN CHESAPEAKE OPERATING LLC						H Document 1-1
Date	Code Description	Payee Name / Deposit Details	Attorney Name	Party Name	Balance Type	Deposit	Chappli S
04/14/2016	1 ADVANCE DEPOSIT DANIEL C. HUGHES, APLC	CHECK #2191 by DANIEL C. HUGHES, API DANIEL C. HUGHES, APLC	S, API DANIEL C. HUGHES, APLC	GLASSCOCK, ROBERT EDW// Advance	Advance	\$300.00	05/1
04/14/2016	12 PETITION FOR PAYMENT OF UNPAID ROYALTIES & PENALTIES [6 Pg, 2	CYNTHIA J. JOHNSTON, CLERK OF COUF DANIEL C. HUGHES, APLC	COUF DANIEL C. HUGHES, APLC	GLASSCOCK, ROBERT EDW/ Advance	Advance		.2 <mark>9</mark> 6 Pa
04/14/2016	42 JUDGE'S FEE (ACT 63-1985)	LOUISIANA STATE TREASURER	DANIEL C. HUGHES, APLC	GLASSCOCK, ROBERT EDW/ Advance	Advance		g 61
04/14/2016		JODICIAL EAFENSE FOND NW LOUISIANA LEGAL SERVICE	DANIEL C. HUGHES, APLC	GLASSCOCK, ROBERT EDWINGLASSCOCK, ROBERT EDWINGL	Advance Advance		\$3 0 0 \$3 0 0
04/14/2016 04/14/2016	203 INITIALIZATION FEE (RS 13:841) 204 INDEXING FEE (R.S. 13:841) 16 Otal	CYNTHIA J. JOHNSTON, CLERK OF COUR CYNTHIA J. JOHNSTON, CLERK OF COUR		GLASSCOCK, ROBERT EDW/ Advance GLASSCOCK, ROBERT EDW/ Advance	Advance Advance		\$20 <mark>000 \$15<mark>9</mark>C</mark>
04/14/2016	13 CITATION I1 Otvi	CYNTHIA J. JOHNSTON, CLERK OF COUF DANIEL C.	COUF DANIEL C. HUGHES, APLC	GLASSCOCK, ROBERT EDW/ Advance	Advance		ј <mark>е</mark> 02 \$
04/19/2016 05/02/2016	9 SHERIFF/E. BATON ROUGE 9 SHERIFF/E. BATON ROUGE CHESAPEAKE OPERATING LLC	HONORABLE SID J GAUTREAUX HONORABLE SID J GAUTREAUX	DANIEL C. HUGHES, APLC DANIEL C. HUGHES, APLC	GLASSCOCK, ROBERT EDW, Advance GLASSCOCK, ROBERT EDW, Advance	Advance Advance		\$30.0\$ \$0.0\$

Duint Data: E/19/2016	Bossier Parish	Dage 2
Print Time: 9:07 AM	Sun Leager: C-1498Us	(
	Through 05/12/2016	Cas
		e 5:
Attorney Totale		16
DANIEL C. HUGHES, APLC		-CV-
Advance Net Deposits	\$300.00	-00
Clerk Fees	\$0.00	659
Local Sheriff Fees	\$0.00	9-5
Other Sheriff Fees	\$30.00	SMI
Judges Supplemental Fund	\$0.00	H-N
Advence Charges	\$150.00	ИLI
Tota Advance Balance	\$150.00	Н
Witness Net Deposits	\$0.00	Do
Witn∋ss Charges	\$0.00	OCU
Bonc Net Deposits	\$0.00	ıme
Bont Charges	\$0.00	ent
Pauper Charges	\$0.00	1-
Tota Witness Balance	\$0.00	1
Tota Bond Balance	\$0.00	Fil
Tota Suit + Direct Costs	\$150.00	ed
Judicial Expense Fund	\$5.00	05
Court Reporter Fees	\$0.00	5/12
Curator Fees	\$0.00	2/16
		6 F
Grand Totals		Pag
Advence Net Deposits	\$300.00	je i
Clert: Fees	\$0.00	20
Local Sheriff Fees	\$0.00	of
Other Sheriff Fees	\$30.00	 21
Judges Supplemental Fund	\$0.00	Pa
Advance Charges	\$150.00	ıge
Tota Advance Balance	\$150.00	ID
Witness Net Deposits	\$0.00	#:
Witness Charges	\$0.00	28
Bond Net Deposits	\$0.00	3
Bond Charges	\$0.00	

Page 3	Ca	e 5:16-cv-00659-SMH-MLH	Document 1-1	Filed 05/12/16	Page 21 of 21 PageID #: 29
Pè					
	3805 16				
arish	Suit Ledger: C-149805 Through 05/12/2016				
Bossier Parish	uit Ledger: C-149 Through 05/12/20				
B	Suit Lo Thro				
					·
		\$0.00 \$0.00 \$150.00 \$5.00 \$0.00			
		63 63 63 63 63 63 63 63 63 63			
571272016	AM .	e Costs und			
		harges ness Balance d Balance + Direct Cost xpense Fund oorter Fees ees			
Print Date:	Print Time: 9:07 AM	Pauper Charges Total Witness Balance Total Bond Balance Total Suit + Direct Costs Judicial Expense Fund Court Reporter Fees Curator Fees			
۵	1 4	T F F F 7 0 0			